



COMMUNISM IS TREASON!

FIGHT IT WITH . . .

Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

® Trade-mark registered 1948 United States Patent Office

Issue No. 453 (20th Year) June 15, 1965

Second Class Postage Paid at Union, New Jersey, U.S.A.

Subscription \$3.00 Yearly

"The truth,
the whole truth,
and nothing
but the truth
... without fear
or favor"

Conde McGinley
1890 • FOUNDER • 1963

United Nations Seat of World Gov't.

We shall have World Government, whether or not we like it. The only question is whether World Government will be achieved by conquest or consent.

—James Paul Warburg before U. S. Senate 2-17-1950

OPEN LETTER TO ALL STATE LEGISLATORS AND GOVERNORS

Gentlemen:

Be not surprised if you learn, in the very near future, that the period of "dire peril" has passed and the "long twilight" has overtaken us. The talk of an international monetary system is now official. The ever gullible American public will be fed some more government pap about a new world currency being necessary to the efficient conduct of world trade. And the people will fall for it. Trusting souls that they are, they will be certain they will receive a full 100% "international currency" for every dollar of cash or credit they possess.

U.N. SCRIPT FOR YOUR MONEY

THE INTERNATIONAL MONETARY SYSTEM will be the official World Government monetary system and will be managed through the U.N. Federal Reserve — the International Monetary Fund. This U.N. Agency has been in existence for many years, awaiting the day which is about to dawn. When the world's money is abolished and the World Government of the United Nations begins to issue its own script there will not be much point in protesting to our duly elected officials. Their official days will be ended. So now is the time to spell out for you the fact that we ARE in a World Government, and the United Nations is the seat of World Government. This fact is obvious to any person of average intelligence who will take time and interest to examine the evidence.

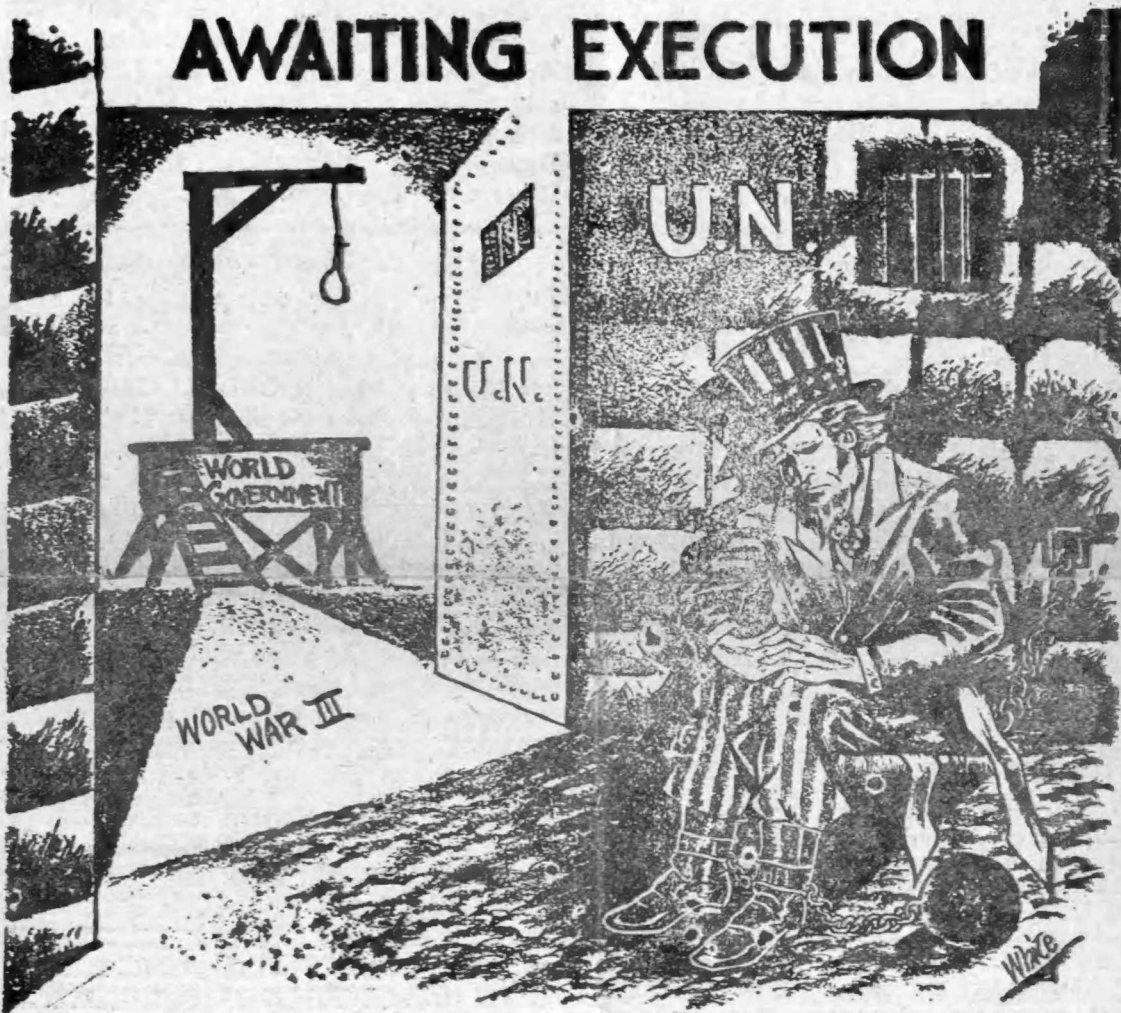
CFR BILLIONAIRES

WE HAVE TOLD YOU THE BILLIONAIRE ELEMENT of the Council on Foreign Relations have set out to rule the world. At least forty-three of their member-agents held top and most commanding positions in the San Francisco Conference where the U.N. Charter was adopted. Two subversive member agents of C.F.R. wrote the Charter — Alger Hiss and Leo Pasvolksky. The mastermind Pasvolksky was an old hand at the game; he had rendered considerable service in the writing of the League of Nations Charter some twenty-five years before. The United Nations was the baby of the Council on Foreign Relations from the beginning. Every American Agency head in the U.N. complex is a member of the Council on Foreign Relations.

C. DOUGLAS DILLON (Lapowsky)

As we now stand on the threshold of the INTERNATIONAL MONETARY SYSTEM, let us for a moment consider the position of the recently resigned Secretary of the Treasury, Mr. Douglas Dillon. He is one of the top echelon of the Council on Foreign Relations. During his term as Secretary of the Treasury, Mr. Dillon also served as United States Governor of the Boards of Governors of the following;

AWAITING EXECUTION



International Bank of Reconstruction and Development, International Development Association, International Finance Corporation, and the International Monetary Fund.

SEN. JACOB JAVITS

We seem to remember discussion of conflict of interest, but as Senator Jacob Javits, official Senate spokesman for the C.F.R., once said: "Conflict of interest is not all it's cracked up to be." Not in the United Nations at least. We believe however, the Dillon-Treasury-International money complex has been something to behold, and it is something for prudent men to consider as we are baited into the World Government currency.

We realize men in public life shrink from "controversial" subjects, and the propagandists of World Government who control the communications media have

done a good job of convincing the gullible and unthinking public that the United Nations is "controversial." We tell you it should not be controversial and would not be if men of common sense would put aside their fears and permit free and open discussion of this subject. There would be no controversy. Informed Americans would not stand for the United Nations if they knew what it was — and is. We are going to see that the full and infamous World Government (U. N.) organizations story is made clear to you. Then you, and not we, will be responsible for the consequences of further concealment and protection for the crime of the ages.

You do not believe the U.N. is a World Government? Well, let us see whether it is:

When the U.N. Charter was written, it included the Charter of the International Court of Justice — (not Law, but Justice as alien and mostly half civilized nations interpret "justice"). The United Nations started out with its own Supreme Court — and both charters were pushed through the U.S. Senate as "Treaties," — superseding the Constitution of the United States and becoming Supreme Law of the Land.

This World Government Supreme Court decides all questions of treaty, — all questions

"The International government of the UNITED NATIONS, stripped of its legal trimming, then, is really the INTERNATIONAL GOVERNMENT of the UNITED STATES and the SOVIET UNION acting in unison."

—From the American Jewish Committee's official magazine "COMMENTARY" of Nov. 1958, p. 376.

U. N. Seat of World Gov't.

Continued from page 1

arising between U. N. and Member States,— and in questions of jurisdiction, the Court decides whether it shall take jurisdiction, and there is no appeal from its decisions, "anything in the Constitution or Laws of the States to the contrary notwithstanding."

TRAITORS & TREASON

At the San Francisco Conference a Preparatory Committee was appointed to set up the structure of the new U.N. organization. The form of this structure must decide the question whether this was to be World Government. Within three months of final ratification of the twin "Charters" the U.N. met in London and set up whatever it is that we call United Nations. The Americans (?) of Council on Foreign Relations who created the United Nations were in full control of the London Conference and the American (?) influence is plainly evident in the new structure. It is patterned after the form of the United States Government:

U.S.	U.N.
President	Secretary General
Congress	General Assembly
Senate	Security Council
Cabinet	Secretariat

The Secretariat runs the World Government to the same extent the Cabinet runs the U.S. Government. In his book "In the Cause of Peace," Trygve Lie, first Secretary General, refers to the Secretariat as "my Cabinet."

The U.N. already had its Supreme Court and at the London Conference they established eight Cabinet posts. They had no Secretary of State. The super-government had no other super governments to deal with and thus needed no Secretary of State.

U. S. DEPARTMENT OF DEFENSE

U. N. POLITICAL AND SECURITY AFFAIRS COUNCIL

(This is the war making body and is in charge of all Atomic Energy and Disarmament.).

U. S. TREASURY DEPARTMENT DEPARTMENT OF JUSTICE

U. N. DEPT. OF ECONOMIC AFFAIRS LEGAL DEPARTMENT

(This Legal Department is in charge of writing and codifying International Law.)

Other significant Governmental Departments include:

U.S.
Dept. of Labor
Dept. of Health, Education, Welfare
Dept. of Agriculture
Post Office Dept.
Federal Reserve System
U.S. Information Agency

U.N.
International Labor Org.
UNESCO — World Health Org.
U.N. Food and Agriculture Org.
Universal Postal Union
International Monetary Fund
Dept. of Public Information (Propaganda)
Int'l. Atomic Energy Agency
Int'l. Telecommunications Agency

UN CONTROL OF TRANSPORTATION

In addition, they have established an International Inland Transport Commission to control transportation, world-wide; an International Law Commission for writing and codifying international law, the International Maritime Consultative Commission; the International Civil Aviation Organization, and others.

LBJ WITH UN ADMINISTRATOR



President Johnson at the White House with Arthur Goldschmidt, a United Nations Administrator and old friend of LBJ's. Goldschmidt stayed at the White House recently and briefed Mr. Johnson on a meeting in Bangkok at which plans for the Mekong River were discussed.

UN CONTROL OF ARMIES

They have their own armies, their own uniform, their own flag. They have extra-special privileges and immunities in all Member Nations. They HOLD BINDING COMMITMENTS from all Member Nations that the Member Nations will ACCEPT AND CARRY OUT directives and policies of this super-government. They are authorized to OCCUPY any Member Nation to see that these directives are CARRIED OUT — and they had tested this prerogative numerous times on United States soil.

But nothing yet attempted can put an end to World Government. The United Nations is the Law of the World and it is being enforced.

U. S. NOW UNDER U. N. CONTROL

All the strange, weird and un-Constitutional conduct now being protected, and condoned by the Washington (sub) Government is perfectly "legal," in fact, it is COMPULSORY upon the Washington Agency to execute the laws of the United Nations or the United Nations WILL STEP IN AND DO IT FOR THEM. The United States Senate has agreed to this in OUR NAMES.

In order to understand this, you must remember that the United Nations masterminds are MASTERS OF UNDERSTATEMENT. When they proclaim "economic equality", they mean taking all the money and wealth from the "haves" and giving it to the "have-nots" ALL OVER THE WORLD.



Sidney J. Weinberg, Sr., partner in banking house of Goldman Sachs & Co., wields greatest power in CFR, member of all-important Business Advisory Council, and director of 31 of America's largest corporations. More important, it was Sidney Weinberg who took the place of Bernard Baruch, head of the Zionist Invisible Government and advisor to seven Presidents.

and this government has been carrying out "OUR responsibility" by borrowing money against the property of the people and dividing it up by building an empire ALL OVER THE WORLD.

TOTAL INTEGRATION FORCED BY UN

When the U.N. Government decrees "racial equality" they mean TOTAL AND COMPLETE INTEGRATION, job equality — a "super-equality" of social services and benefits, and FREE MARRIAGE among the races. This is United Nations LAW and the Chief Executives of ALL MEMBER NATIONS are charged with enforcing it.

The General Assembly, in 1952, began notifying the Executives of all Member Nations to start constructive action on the "racial equality" program. The Executives in Washington notified all the proper agencies and things began to happen. The Supreme Court fully realizing the dangers inherent in reversing a hundred years of legal precedent, had a real problem. The United Nations supplied the answer.

SUPREME COURT TREASON

From the time of the establishment of the World Government, Gunnar Myrdal, a Scandinavian Socialist had held some of the highest posts in the U.N. The Ford Foundation issued him a substantial grant of tax free funds and he wrote a book. This book, "An American Dilemma," was the "peg" on which the Supreme Court of the vassal "State" would hang an unprecedented and utterly un-Constitutional decision — and the door having been opened, the NEW LAWS of the World Government would at last become the SUPREME LAW OF THE LAND. NO OTHER MIGHT APPLY.

Successive Presidents and Attorney Generals fully informed on the source and authority of the NEW LAW OF THE WORLD have simply been carrying out their obligations under the NEW LAW — the LAW known and understood ONLY by the elect on the inside of the World Government program.

STATE DEPT. TREASON

We can offer only a tiny portion of the abundance of OFFICIAL evidence available to show how this works. A few quotations from the 1962-63 President's Report to Congress, written in the State Department which is a principal wheel in the World Government apparatus, are submitted. They discuss the racial equality problem of South Africa but DO NOT DIVULGE the discussions and decisions of the World Government relating to OUR racial problems over which they have the SAME AUTHORITY as they hold over South Africa.

INTERNAL INTERFERENCE BY UN

When the United Nations decreed the immediate enforcement of racial equality, the State Government in Washington agreed to ENFORCE THE DECREE to the limit within its territory. The State Government of South Africa said NO! The United Nations, in consideration of the good intent and prompt and drastic action taken by the Washington Agency, has been patient — while requiring periodical progress reports from the American (?) delegates. But the recalcitrant government of South Africa "got the works" not only from the World Government of the U.N., but all Member Nations were directed to PUT PRESSURE on South Africa and report from time to time as to what they had done.

The President's Report for 1962, Page 160 states: "The position of the United States on both the BASIC ISSUE of apartheid (segregation) and what the United Nations should do to try to bring South Africa to CHANGE ITS RACIAL POLICY was forcefully stated on Oct. 19 by the U. S. Representative Ambassador Francis T. P. Plimpton, (one of the many former partners of Adlai Stevenson who have found comfortable berths in the U.N. Government).

"He reiterated the UNALTERABLE AND IRREVOCABLE U.S. opposition to apartheid and the U.S. COMMITMENT to encourage South Africa to abandon it." He

went on to remind the Members that a year before a resolution had called upon all Members "to take such individual or collective actions to end apartheid as were open to them in conformity with the Charter. The United States has supported that resolution and has complied with it. We believe that each Member can and should take measures which, given the particular circumstances, will be most effective to bring about the result that we all desire. The Representative also described what the United States had done to make good on ITS COMMITMENT to work for an end to apartheid and on its obligations under the 16th General Assembly resolution for which it had voted."

ILLEGAL US BOYCOTT OF S. AFRICA

Plimpton also reported: "To be concrete, the United States has already adopted and IS ENFORCING THE POLICY OF FORBIDDING the sale to the South African Government of any arms whether from Governmental OR COMMERCIAL SOURCES which could be used to enforce apartheid. . . furthermore, my Government has made and will continue to make OFFICIAL representations to the South African Government on all aspects of apartheid. It has told and will continue to tell that government that it owes it to the world, to its OBLIGATIONS UNDER THE CHARTER and to the welfare of its own people to abandon apartheid."

And, says the Charter, neither the United Nations nor ANY MEMBER STATE will interfere in the domestic affairs of any State. The gullible American public has been assured over and over that WE would never have "joined" the U.N. without that guarantee.

The 1963 Report is quite extensive and beginning on Page 117 we find — "South Africa's declared policies of racial discrimination were under consideration either in the Plenary General Assembly, in an Assembly Committee or in the Security Council during most of 1963. In the spring, the Assembly's Special Committee on the Apartheid of the Government of South Africa (also known as the Special Committee on Apartheid) prepared a series of reports ON THAT COUNTRY'S RACIAL POLICIES" and it goes on to relate that the Security Council was asked to consider the explosive situation "existing in the Republic of South Africa which constitutes a serious threat to INTERNATIONAL PEACE AND SECURITY."

UN SUBVERSION

Here we have the ONE OUTSTANDING CHARGE the "threat to international peace and security," which calls for WAR — made to the Security Council, the war making agency of the United Nations, against the most peaceful and INDEPENDENT nation in AFRICA. And what is the situation which threatens international peace and security? The Government of South Africa will not agree to integration. How does this policy, in a peaceful and prosperous nation threaten INTERNATIONAL peace and security? The United Nations World Government has arbitrarily decreed racial equality, and will launch a war to enforce its decrees. As in Katanga, THE INDEPENDENCE of South Africa is also a stumbling block to "economic equality." This wealthy nation is not going to divide its wealth with the underdeveloped (and underworked) people of the world. An EXCUSE must be found to take over South Africa and ADD IT TO THE WORLD EMPIRE.

The American delegate in 1963 reporting faithfully on how his government was applying the pressure to South Africa, had this to say, in part:

"We expect to bring to an end the sale of all military equipment to the Government of South Africa by the end of this calendar year in order to further contribute to a peaceful solution and to avoid any steps which might at this point directly contribute to international friction in the area."

INSATIABLE GREED!

You will note that the United States is shutting off ONLY military supplies, most of which would come from government stockpiles. They are not participating in the gen-

IN MEMORIAM



1890 * Conde McGinley * 1963

July 1, 1965 marks the second anniversary of the death of our beloved editor. Our mail continues to bring hundreds of letters praising the courageous and dedicated work of Conde McGinley. From the heart of one reader comes this poem:

CONDE MCGINLEY: In Memoriam

In the dangerous fight for Holy Truth,
Conde McGinley was God's choice
to lead,
Righteous and willing, from his
early youth
His eager spirit sought God's voice
to heed,
Fearless in action, well-knowing
the foe,
Daring the dangers from Satan's
vast horde,
Naming the Anti-Christ, rampant
below,
Whose script traduces the name
of Our Lord.
Conde McGinley, God's choice for
the task,
Exposing to light of the noonday
sun
Satan's vile blasphemies, thus
to unmask
The Anti-Christ face. All this he
has done.
In Earth's clean breast, in consecrated
sod
Conde now sleeps: his spirit rests
in God.

—Leland Lovelace

Countless of our friends remember Conde McGinley in prayer. Please also remember us who are carrying on his crusade for truth. Fighting communism is a thankless task especially when the whole truth is told. Help us to stay in this fight to expose the enemies of Christ and our country regardless of race, or color, or creed. ONLY THE TRUTH CAN SET US FREE. This takes a lot of sweat and tears—and money. Make an investment in your freedom by sending us what you can afford so we can continue the fight for which Conde McGinley gave his all.

eral BOYCOTT decreed in 1962. NOT OUR C.F.R. AMBASSADORS! Their billionaire cartel masters are not abandoning trade relations with the BEST PAYING CUSTOMER ON EARTH. Not even in the holy name of "International Peace and Security." The Report continues — "The United States representative then announced he was authorized to inform the Security Council of another important step which the United States was prepared to take" (Read this

again). This is an example of the word-twisting duplicity of the World Government of the U. N.).

"We expect to BRING TO AN END the sale of all military equipment to the government of South Africa by the end of the calendar year in order to further contribute to a peaceful solution and to avoid any steps which might, at this point, directly contribute to international friction in the area." Now let us see how they propose to do all these things so highly desirable from the World Government standpoint,—the C.F.R. Cartelists being the BIG DEALERS in the HEAVY HARDWARE. Says Mr. Plimpton: "There are existing contracts which provide for limited (?) quantities of strategic equipment for defense against external threats, such as air to air missiles and torpedoes for submarines. We must honor these contracts." These VERY PROFITABLE contracts with the world's best paying customer.

CRITERION FOR FUTURE?

But then — "The Council should be aware that in announcing this policy the United States as a nation with many responsibilities in many parts of the world, naturally reserves the right in the future to INTERPRET this policy in the light of requirements for assuring the maintenance of International peace and security. If the interests of the world community require the provision of equipment FOR THE USE in the common defense effort, we would naturally feel able to so provide without violating the spirit and the intent of this resolve.

"Now Mr. President we are taking this further step to indicate the deep concern which the government of the United States feels at the failure of the Republic of South Africa to abandon its policy of apartheid."

SANCTIONS LATER

Then this — "The United States representative argued that it would be inappropriate to apply sanctions at this time. The extreme measures provided in that Chapter (VII) were not intended for situations such as that currently existing." (Where the most solvent nation on earth is paying cash on the line.)

He said it would be bad policy to attempt to impose sanctions under these circumstances because the measures "would not bring about the desired results — abandonment of apartheid."

The U.N. World Government must be prepared to let the cartel suppliers continue to do business with South Africa — the richest nation on earth. But as for Alabama, or any other FORMER American State, SANCTIONS are plainly in order. For any gullible folk who believe M. L. King's proposed boycott of Alabama is his own idea, we invite you to read and seriously consider the WORDING of the U.N. boycott voted against South Africa.

LIKE BOYCOTT OF ALABAMA?

"(a) Breaking off diplomatic relations with the Government of the Republic of South Africa, or refraining from establishing such relations,

"(b) Closing the ports of each State to all vessels flying the South African flag,

"(c) Enacting legislation prohibiting the ships of each State from entering South African ports,

"(d) Boycotting all South African goods and refraining from exporting goods, including all arms and ammunition, to South Africa,

"(e) Refusing landing and passage facilities to all aircraft belonging to the Government and companies registered under laws of the Republic of South Africa; . . ."

The resolution also provided for the establishment of a special committee to keep the racial policies of the South African Government under review and report to the General Assembly or the Security Council or both as may be appropriate. Member states were invited to inform the 18th General Assembly which was to convene in 1963 of what actions they had taken 'in dissuading the Government of the Republic of South Africa from pursuing its policies of apartheid.' In paragraph 8 the Security Council was requested

U. N. Seat of World Gov't.

—o— Continued from page 3 —o—

"to take appropriate measures, including sanctions, to secure South Africa's compliance with the resolutions of the General Assembly and of the Security Council . . . and, if necessary, to consider action under Article 6 of the Charter." (Article 6 of the Charter provides for expulsion of members from the United Nations.)

ALABAMA FIRST; S. AFRICA LATER

We have no way of knowing just what the United Nations has decided about "apartheid" in Alabama. The State Dept. carefully conceals U.N. interference in the internal affairs of the United States. In this they are MOST DISCREET. But one thing is obvious. M. L. King used almost the exact words of the U.N. boycott against South Africa in calling for boycott of Alabama — and he did not think this up all by himself. Somebody delegated King, WHO IS EXPENDABLE by any standard, to proclaim this boycott. If it appears it will not succeed, then another way will be found.

UN WORLD GOVERNMENT

The boycott works against a COOPERATIVE Member Nation something like this: the World Government would say in effect to the Executive: "You have been very cooperative, but it is apparent you have more than you can handle by any methods safely available to you. It is time for the U.N. to take a hand. We have decided to invoke sanctions against Alabama. It is up to you to see they are enforced."

The Executive begins to cast about for a way to inform the "nation-state" and decides upon the idea of providing the exhibitionist leader of the mixed company rabble-rousers with a dramatic pronouncement of a world-wide boycott of Alabama. This would take the Chief Executive of the Member State "off the hook." As the "DEMAND" gathers strength the government can weaken and finally succumb.

ADLAI STEVENSON

On Page 248 Ambassador Stevenson "reviewed the struggle for freedom and equality in our own country and the lessons that might be drawn from it." He is making his progress report to the World Government—

" . . . as you all know, the United States Government — indeed our whole society — is at the moment preoccupied with the urgent and difficult but compelling task of rooting out racial discrimination from our own national life. We therefore would not risk leaving the impression that we place anything but the highest priority on the fight against discrimination everywhere.

"This is the distinction raised in the preamble of the Resolution before us when it speaks of racial discrimination imposed by certain governments (South Africa — and some southern states?) by means of legislative, administrative and other measures and of the promotion and dissemination by governments of doctrines of racial superiority.

"Mr. Chairman, my government is using 'legislative, administrative and other measures' not to impose racial discrimination but to destroy it . . . my government not only agrees with the affirmation of this Resolution of the necessity for a speedy elimination of racial discrimination IN ALL ITS FORMS but we are doing a great deal about it."

We quote at length from Mr. Stevenson's statement in order to indicate that the World Government Laws on discrimination MUST BE and ARE BEING enforced in the United States and that the American AMBASSADORS to the World Government must — and do — make their progress reports periodically.

"Our Ambassador" also stated (page 249) that "the man-made institution called the nation-state (United States) is a VERY IMPERFECT institution, however indispensable it may be." In other words, the "nation-state" is a dreadful nuisance, but UNTIL the World Government can get its hands on the American dollar and the United States Armed Services, they will just have to put up with us.



Douglas Dillon, key member in CFR, recently resigned Secretary of Treasury and has the exclusive distinction of passing from a top post in one administration to top post in another headed by the opposing political party. While Secretary of Treasury, Dillon served on Boards of five world government monetary organizations, a clear breach of conflict of interest ethics. Dillon is determined to strengthen the international monetary system in order to bankrupt America and further sink us into World Government under Zionist rule. He recently stated: "The strengthening of the international monetary system must be given the highest priority by the monetary authorities of the entire free world."

However, continues Adlai,—it is "the duty of States (nations) to LIMIT THEIR POWER and to ENFORCE safeguards against tyranny over the mind and welfare of the individual," with the U. N. government deciding what is tyranny and what is welfare.

COUNTER-INSURGENCY MEASURES FOR U.S.?

Here is another item from the Report:—"Particular problems with respect to Article 9, which dealt with promotion and incitement to racial hatred should be condemned and agitation likely to lead to acts of violence should be proscribed. Many feel the mere promotion of racial discrimination should likewise be made illegal AND SUBJECT TO CRIMINAL PENALTY." (But what about agitation?)

SUPREME COURT CONDONES MURDER

This sort of talk should remind us of the labor riots of the past when the United States Supreme Court, acting out the LAW of the International Labor Organization which later became a U. N. Agency, decreed that murder and mayhem committed during labor demonstrations were proper and legal, just as crimes committed by the demonstrators of today are treated as legal.

The 1964 Report is not yet available. But the Selma operations with sanctions — boycott — are in evidence. Another sign of the SOURCE OF ALL LAW, and this has been written into the 1964 Civil Rights Bill, is this, reported on Page 255: "The Human Rights Commission endorsed a suggestion by Canada that an experimental training course be set up, to be attended particularly by officials responsible for ADMINISTERING LAWS in the Civil Rights field." If the Member Nation cannot enforce U.N. law, the U.N. will do it for them.

U. N. TOTAL CONTROL

This U.N. report goes on to discuss U.N. laws on Status of Women — Education for Girls, Marriage Laws, Rights of Children, placing of refugees, U.N. laws for U.N. control of narcotic drugs, population control, housing, building planning, the U.N. program for prevention of crime and treatment of offenders, and, NOTE THIS "the transfer of resources released as a result of disarmament for the safeguarding of human rights and fundamental freedoms in the LESS DEVELOPED AREAS."

ment for the safeguarding of human rights and fundamental freedoms in the LESS DEVELOPED AREAS."

Here you have the World Government of the United Nations blithely disposing of thousands of millions of American tax dollars released through disarmament, SCOOPED up by the U.N. and to be "transferred" to the underdeveloped nations of the World Empire!

CONFISCATION OF YOUR PROPERTY

Gentlemen — you find it extremely difficult to raise revenue to operate your States. Yet here is the World Government proclaiming its intent to CONFISCATE the tax monies raised in your State for "defense." Might we ask, "defense" of what?

We have told you of the weird decisions of the Supreme Court involving ex post facto law. These decisions ARE MANDATORY upon the Supreme Court under the Nuremberg Treaty.

Now we are informed, the New World Government Law being IMPLEMENTED by the President and the Congress of 1965 will confer the legality of ex post facto law on the Civil Rights Laws (which applies to acts committed before the law is passed).

The United Nations World Government is making the laws of the United States and of YOUR STATES. If you do not know about it, and VERY FEW people do, do you not feel that you should make some effort to find out about it?

It happens in Alabama today. It can and will happen to you in the near future. YOU ARE IN THE WORLD GOVERNMENT and you don't know it. But you MUST FIND OUT. If you don't find out OUR WAY, you will find out THEIR WAY. YOU CAN save yourself, your family, your state and your nation if you will only do the job you SWORE TO DO — to defend the Constitution of the United States against ALL ENEMIES both foreign and domestic.

There could be no more deadly enemy than the Soviet World Government to which YOUR REPRESENTATIVES, in the Senate, have committed the Nation. Did they truly represent YOU when they made this? Are you AFRAID to find out the truth about this TREASONOUS ACTION? If not — do what YOU CAN DO NOW. Appoint a committee of your State Legislature to GET THE FACTS. Between disarmament and international currency, time is truly running out for the "Nation-State" — formerly the United States of America.

ACT NOW—GOVERNORS AND STATE LEGISLATORS!

Yours very sincerely,
COUNCIL FOR STATEHOOD
Mary M. Davison, Editor
Box 1524, West Palm Beach, Fla.

THE FEARFUL MASTER

By G. Edward Griffin
A second look at the United Nations \$1.00

THE SECRET GOVERNMENT OF THE UNITED STATES

By Mary Davison
A most enlightening rundown on the Council On Foreign Relations \$1.00

Common Sense.

UNION, NEW JERSEY, U.S.A.

	U. S. CANADA	U. S. CANADA FOREIGN
	1ST CLASS	2ND CLASS
1 year -----	\$5.00	\$3.00
2 years -----	8.00	5.00
3 years -----	10.00	7.00
Lifetime -----	—	50.00
Foreign 1st Class — \$10.00 per year		
BULK COPIES — SAME or ASSORTED		
20 copies -----	\$1.00	
100 copies -----	4.00	
500 copies -----	15.00	
1000 copies -----	20.00	

Published twice monthly except July and August, once each, by

CHRISTIAN EDUCATIONAL ASSN.
530 Chestnut Street, Union, N. J. 07083